UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

JOSHUA WINER,

Plaintiff, Civil Action No.: 1:25-cv-02329-TWT

v.

UMAYMAH MOHAMMAD, et al.,

Defendants.

PLAINTIFF'S REQUEST FOR CLERK'S ENTRY OF DEFAULT

PLAINTIFF hereby requests that the Clerk of Court enter a default by Defendant Ibrahim Jouja on behalf of Emory Students for Justice in Palestine ("Defendant Jouja for ESJP") for his failure to timely respond to the Complaint filed and served on Defendant Jouja for ESJP on June 13, 2025 (Doc. 45), showing the Court the following:

The Complaint against Defendant Jouja for ESJP was filed on April 25, 2025 (Doc. 1). An electronic summons was issued by the Court on May 8, 2025 (Doc. 21). The Amended Complaint was filed on May 20, 2025 (Doc. 22). Defendant Jouja for ESJP was served with the summons and Amended Complaint by Larry McWhorter, an authorized process server in the State of Kentucky, where Defendant Jouja for ESJP resides on June 13, 2025, at 6:02 pm at his place of residence and is so reflected in the Affidavit of Service filed with the Court on July

1, 2025. (Doc 45). Service of the Complaint and summons upon Defendant Jouja for ESJP in the manner effected comports with Federal Rules of Civil Procedure 5(a)(1)(B) and b(2)(A). Service was complete upon Defendant Jouja for ESJP's receipt of the hand delivery of the Complaint and summons. Fed. R. Civ. P. 5(b)(2)(A). Under Fed. R. Civ 12(a)(1), Defendant Jouja for ESJP had 21 days to serve a response, making his deadline July 7, 2025. Defendant Jouja for ESJP failed to file a responsive pleading or move to dismiss the Complaint within the allotted time under the Federal Rules of Civil Procedure. Therefore, Defendant Jouja for ESJP is in default and on this basis, and Plaintiff respectfully requests that the Clerk enter a default on the docket of this case in accordance with the Federal Rule of Civil Procedure 55 (a). This the 10th day of July, 2025.

Respectfully submitted,

WEISSMANN ZUCKER EUSTER + KATZ P.C.

/s/ *David F. Katz*

David F. Katz
Georgia Bar No. 408738
The Fountains at Piedmont Ctr.
Building 11, Suite 950
3495 Piedmont Rd.
Atlanta, GA 30305
Telephone: (404) 390-2941
dkatz@wzlegal.com

PANITCH IVORY LAW GROUP, PC Esther Panitch

Georgia Bar No. 143197 4243 Dunwoody Club Dr., #201 Atlanta, GA 30350 Telephone: (770) 364-6952 esther@panitchivory.com

NATIONAL JEWISH ADVOCACY
CENTER
Mark Goldfeder
Admitted Pro Hac Vice
Lauren Israelovitch
Admitted Pro Hac Vice
Ben Schlager
Pro Hac Vice Application Forthcoming
3 Times Square
New York, NY 10036
Telephone: (800) 269-9895
mark@njaclaw.org
lauren@njaclaw.org
ben@njaclaw.org

Counsel for Plaintiff